Application No. 10/088,505

Reply to Office Action of January 30, 2004

Applicants elect, with traverse, Group II, Claim 3-5, 8-11, 17, 21, 22, 26 and 31,

for further prosecution. No Election of Species is necessary as Group III is not elected.

Applicants traverse the Restriction and Election of Species Requirement on the

grounds that the Examiner has already provided an Office Action on the merits for all

claims and, thus, cannot allege that a burden exists in searching all the claims.

Applicants traverse the Restriction Requirement on the additional grounds that the

Office has not applied the same standard of unity of invention as the International

Preliminary Examination Authority. The Authority did not take the position that unity of

invention was lacking in the International application and examined all claims together. A

copy of the International Preliminary Examination Report is attached herewith.

Applicants note that PCT Article 27(1) states that no national law shall require compliance

with requirements relating to the form and contents of the International application different

from or additional to those which are provided for in the Patent Cooperation Treaty and the

Regulations.

Applicants respectfully submit that the above-identified application is now in

condition for examination on the merits, and early notice of such action is earnestly solicited.

Respectfully submitted,

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Translation

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FI-2300		eNotificationofTransmittalofInternational Preliminary amination Report (Form PCT/IPEA/416)
International application No. PCT/JP00/06943	International filing date (day/mont 05 October 2000 (05.10.	
International Patent Classification (IPC) or n C08F 10/06, 4/60, C08L 23/10	L	00) (121111)
Applicant IDE	MITSU PETROCHEMICAL	CO., LTD.
 and is transmitted to the applicant ac This REPORT consists of a total of This report is also accompanies and are the bas 	decording to Article 36. 4 sheets, including the sheet of the Administrative Instructions un	the description, claims and/or drawings which have ining rectifications made before this Authority (see
Lack of unity of inve V Reasoned statement to citations and explana VI Certain documents citations and explana VI Certain defects in the	f opinion with regard to novelty, invintion under Article 35(2) with regard to notions supporting such statement	ventive step and industrial applicability
Date of submission of the demand		pletion of this report
05 March 2001 (05.03.	01)	05 July 2001 (05.07.2001)
Name and mailing address of the IPEA/JP	Authorized	officer
Facsimile No.	Telephone ì	No.

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP00/06943

I. Basis of the report	
1. With regard to the elements of the international application:*	
the international application as originally filed	
the description:	
pages	, as originally filed
pages	, filed with the demand
pages, filed with the letter of	
the claims:	
pages	, as originally filed
pages, as amended (together wit	h any statement under Article 19
pages	, filed with the demand
pages, filed with the letter of	
the drawings:	
pages	, as originally filed
pages	
pages, filed with the letter of	
the sequence listing part of the description:	
pages	, as originally filed
pages	
pages, filed with the letter of	
2. With regard to the language, all the elements marked above were available or furnished to this Autherintentional application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language the language of a translation furnished for the purposes of international search (under Rule 2 the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary exa or 55.3).	which is: 3.1(b)).
 With regard to any nucleotide and/or amino acid sequence disclosed in the international preliminary examination was carried out on the basis of the sequence listing: 	application, the international
contained in the international application in written form.	
filed together with the international application in computer readable form.	
furnished subsequently to this Authority in written form.	
furnished subsequently to this Authority in computer readable form.	
The statement that the subsequently furnished written sequence listing does not go international application as filed has been furnished.	beyond the disclosure in the
The statement that the information recorded in computer readable form is identical to the been furnished.	ne written sequence listing has
4. The amendments have resulted in the cancellation of:	
the description, pages	
the claims, Nos.	
the drawings, sheets/fig	
5. This report has been established as if (some of) the amendments had not been made, since to beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	hey have been considered to go
* Replacement sheets which have been furnished to the receiving Office in response to an invitation in this report as "originally filed" and are not annexed to this report since they do not column 40.17).	under Article 14 are referred to ntain amendments (Rule 70.16
** Any replacement sheet containing such amendments must be referred to under item I and annexed t	o this report.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP00/06943

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	_16-27,29,30	YES
	Claims	1-15,28	NO NO
Inventive step (IS)	Claims	29,30	YES
·	Claims	1-28	NO
Industrial applicability (IA)	Claims	1-30	YES
	Claims		NO

2. Citations and explanations

This IPER has been prepared based on the following documents 1 and 2.

Document 1: JP, 10-259207, A

Document 2: EP, 818458, A1 (& WO, 96-30380, A1)

Claims 1-9, 12,13 and 28

The subject matters of claims 1-9, 12, 13 and 28 do not appear to be novel or to involve an inventive step in view of documents 1 and 2.

Documents 1 and 2 respectively describe using the catalyst specified in claims 8, 9, 12, 13 and 28 for homopolymerizing propylene or copolymerizing propylene and ethylene.

Example 1-1 of document 1 and Example 6 of document 2 use the (1,2'-ethylene)(2,1'-ethylene)-bis(3-methylindenyl)zirconium dichloride used in Example 4 of the present application.

The propylene polymers disclosed in documents 1 and 2 are considered to have the properties defined in claim 1-7 since they are produced according to the same method.

Claims 10, 11, 14 and 15

The subject matters of these claims relate to propylene polymers restricted in production method. Since propylene polymers per se are defined in these subject matters, the propylene polymers caused to have the same structure do not appear to be novel if they are publicly known, even if they are produced according to different methods.

The subject matters defined in claims 10, 11, 14 and 15 cannot be structurally distinguished from the propylene polymers disclosed in documents 1 and 2.

Claims 16-27

The subject matters of claims 16-27 do not appear to involve an inventive step in view of documents 1 and 2.

A person skilled in the art often practices adding a nucleating agent to a propylene polymer, molding it and mixing it with another propylene resin. A person skilled in the art could have easily carried out these operations for the propylene polymers described in documents 1 and 2.

Claims 29 and 30

The subject matters of claims 29 and 30 appear to be novel and to involve an inventive step.

The transition metal compound (A') used in the catalyst of claims 29 and 30 is a compound, in which a group containing a hetero-atom such as oxygen, halogen or silicon replaces at a cyclopentadienyl ring or indenyl ring. Documents 1 and 2 neither describe nor suggest the use of such a transition metal compound as a catalyst ingredient.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP00/06943

peo	(Rule 70.10)					
Application No. Patent No.	Publication (day/month/		Filing date (day/month/year)	_	Priority date (vali	
WO 99/67303 A1 [EX]	29 December 1999	9 (29.12.1999)	25 June 1999 (25.0	6.1999)	25 June 1998 (2	5.06.1998
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				_		
written disclosures (Rule		Date of non-wri		referring	of written disclosure to non-written disclo day/month/year)	
,				referring	to non-written disclo	
,				referring	to non-written disclo	
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